

Two to One--That is the proportion of Herald advertisers to-day to those of any other Utah paper.

THE SALT LAKE HERALD.

Count the Ads. To-day, and compare them with the number in any other Utah Paper.

VOLUME XX.

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NUMBER 263.

IMPORTANT NOTICE.

The Drawing for the Celebrated
COOPER PRIZE WAGON, Worth \$250
Takes Place April 7, at 10 a.m.,

From our Four Big Establishments on State Road.

Our Registration Books close Saturday, April 5, at 6 p.m.

DIRECTORS:

Moses Thatcher,
President.

Barnard White,
Vice-President.

F. R. Snow,
Secretary and Treasurer.

George A. Snow,
General Manager.

W. W. Burton.

W. B. Preston.

M. Snow.

Remember, that Every CASH PURCHASER of Goods to the amount of \$50 is entitled to a ticket for this Big Drawing. Examine our Mammoth Stock, and you will buy from us. We can supply you with anything from a Harrow Tooth to a Threshing Machine.

CONSOLIDATED IMPLEMENT CO.

Houses at Salt Lake,
Ogden, Logan and Milford.

BEAVER GOES FREE.

Discharged Because the Prosecuting Witness Vanishes.

THE DRUG STORE JURY DISAGREE

Another Real Estate Deal in Court--A Case of Assault--The Business in the Probate Court Yesterday.

William Beaver, who has gained some notoriety in this city of late because of his connection with skin games, was discharged by Justice Lamy yesterday, because of the fact that the man, Harrington, who claimed he was roped into the game, had skipped for his home in Iowa. It is safe to say that Harrington's friends will never hear the mention of Beaver's name from him. Joseph Duffy, who was also under bonds on the charge of being an accomplice of Beaver, was liberated for the same reasons as are given in the Beaver case.

ACKNOWLEDGED THE CORN.

Harry Hall, George Quinn, Jerry Lamey and William Hohman were before Judge Lamy yesterday on the charge of drunkenness. They all acknowledged the corn and were fined \$5 each.

Dick Williams paid \$10 for a similar offense.

FOR ASSAULT AND BATTERY.

Ex-Policeman William Calder was arrested on Tuesday night for using abusive and profane language towards Joseph Mulligan, and assaulting that gentleman. It seems that Mr. Calder was in Gallagher's restaurant on Tuesday night, when he was informed that a man was getting into his buggy, which was standing in front of the restaurant. On going out he found that such was the case, and proceeded to eject the trespasser from his vehicle. Mulligan claims that he mistook the officer's buggy for his own, which was hitched near by. The case will be investigated this morning.

THE JURY DISAGREE.

The Verdict in the Case Against Roberts and Nelden--Another Real Estate Transaction.

In the case of D. J. Cook vs. Roberts & Nelden, the drugists, in which the plaintiff sued to recover \$30,000 for the death of his child, which was alleged to have resulted through the negligence of the defendants in failing to properly label a bottle of poisonous eye wash, the jury, after being out all night, came into court yesterday morning and announced that they could not agree, and were discharged. It is understood that seven of the jurors were in favor of returning a verdict for the defendants, while five thought the plaintiff ought to recover damages. This result will, of course, necessitate a new trial of the case.

A REAL ESTATE TRANSACTION.

The case of C. A. Bussche against Henry W. Lawrence, in which the plaintiff sued to recover about eight hundred dollars, alleged to be due him on a real estate transaction, was then taken up and tried before the court. The evidence showed that in January, last, the defendant listed some lots with several real estate agents, including the plaintiff, but did not give any of them an exclusive agency. A short time afterwards Mr. Lawrence withdrew the property, and notified all of the agents except the plaintiff, who could not be seen that day. The next morning Mr. Bussche called on the defendant and informed him that he had a customer for the lots. He was told that the property had been withdrawn and afterwards he put in his claim for commission, and as this was refused, suit was brought. Judge Zane gave judgment for Mr. Lawrence.

ACCOUNTS APPROVED.

The accounts of the United States marshal and of United States Commissioner Pratt were approved.

AGAINST THE UNITED STATES.

The case of Commissioner Norrell against the United States, in which the plaintiff sued to recover fees to the amount of about six hundred dollars, which were disallowed at Washington, was taken up, tried and submitted.

DEFAULT OF DEFENDANT.

Louisa R. Taylor vs. Joseph E. Taylor, in divorce; default of defendant entered and case set for April 7.

IN PROGRESS.

Theo. Brough vs. D. Richards et al.; trial in progress.

IN JUDGE ANDERSON'S COURT.

Judge Anderson held court in chambers again yesterday, and the following business was transacted:

James Johnson vs. L. A. Ensign et al.; decree for plaintiff quieting title as prayed.

James Briggs vs. L. A. Ensign et al.; same.

James Briggs vs. Sarah B. Gibson, administratrix; same.

FINED FOR ASSAULT.

Irven M. Lovendahl, who resides a few

miles south of the city, was arrested by Deputy Marshal Sprenger yesterday on the charge of assaulting a man named Johnson. The evidence for the prosecution was to the effect that on Monday last the defendant and Johnson had a dispute, and Lovendahl hit the latter over the head with his whip. He was found guilty and fined \$30 and costs, amounting in all to \$44. Lovendahl will appeal the case.

IN THE PROBATE COURT.

Estate of John P. Miller, deceased; adjourned until April 7, 1890, at 10 a.m.
Estate of William S. Clays, deceased; order made appointing time and place to hear petition for order of sale of personal property; order made of family allowance.
Estate of Evan Evans, deceased; bond of administration approved.
Estate and guardianship of Sidney K. Hooper, a minor; bond of J. T. Little, in the sum of \$80,000, approved.
Estate of William Jennings, deceased; petition to correct description in inventory and decree for partition came on for hearing; order made correcting inventory and decree of partition and distribution.

THE COURT AT PROVO.

A Quarrel Over a Meal--Sam Hing's Story--The Row at Scofield.

Several legal luminaries from Ogden were in the Garden city yesterday contesting the case of Smith vs. Buford, on a motion to dissolve an injunction. The motion was denied and a demurrer to the complaint overruled and twenty days allowed to answer.

Sylvester Osborne vs. J. V. A. Rhodes; dismissed at instance of D. Evans, attorney for plaintiff.

An order was made approving the accounts of D. Evans, assistant United States attorney.

Daniel Newham was tried for an assault with a deadly weapon upon Sam Hing, a son of the Flowering kingdom. Sam testified that he had lived at Scofield for twelve years. Was a restaurant keeper there. On the 24th of January Newham came to his restaurant for a meal. Sam tells his story about as follows: I had taken my supper, he takes his supper and throw me half a dollar. I have no change and I tell he so. He call me "You brack son I--I cut you guts out. He pull out pocket knife. He throw tea cup try to hit my face and broke cup all pieces. I do nothing at all. He run away leave hes hat. I put my boots on go to see judge. When I got on track I met Newham. He draw gun once me, and said "you G--d--s--b--you stand there." Then I scared and runce home. I tell him not hurt me. I didn't see no hammer. I didn't throw anything.

Sam was the only witness for the prosecution and the defendant went on the stand and told a somewhat different story. He had eaten his supper, he said, paid 50 cents and asked for his change. Sam didn't answer him, but turned away. Then the rumper began. Sam picked a hammer up and hurled it at me, striking me on the arm and inflicting a severe wound. I threw the teacup at him just before he threw the hammer. I did not draw a gun on him at all. I got my gun for self defense. I had heard that Sam would sometimes use his gun and knife, and I was afraid of him. That is why I left my hat.

The father of defendant corroborated the latter in regard to the wound on his arm. This closed the case and the jury soon returned a verdict of guilty of an assault.

PROVO POINTS.

The following gentlemen from the capital came in to town yesterday arranging for a new bank to be soon established here: Frank Jennings, John Sharp, James Sharp, H. Dinwoody and F. Y. Taylor.

Mr. Kerstow, late manager of the Salt Lake Printing and Advertising company, with his partner, Charles Malquist, are also here. The former will locate here at once and enter the paint, oil and glass business. He has bought a good piece of business property on I street near Centre, and will build at once.

A serious and what may prove a fatal accident occurred yesterday afternoon. A son of Berkia, the butcher, was thrown from a delivery wagon and had his leg broken in two places, besides being terribly mangled and cut. The physicians advised amputation as the only means of saving the life of the injured, but so far nothing has been done, as this step is too terrible for the parents to contemplate.

Joseph Smoot, son of President Smoot, is lying at the point of death. The Provo boat club has just purchased two paper race boats for use on our crystalline lake.

WANTED--BIDS.

For plowing, seeding and harrowing fifty to one hundred acres of land into lucern. Apply to Fred H. Auerbach.

YOU CAN MAKE MONEY.

By buying lots in Lincoln Park on the East bench slope. Look it up. C. E. WATLAND, 201 Main street.

IVORY PATENT AND "ROYAL GORGE" excel all other flour in quality. Ask your grocer for it.

Spencer, Bywater & Co. have removed to opposite the city hall, where they are prepared to do all kinds of tin work, roofing, guttering, galvanized iron work, etc.

SPECIAL SALE OF EASTER NOVELTIES.

at Ladies' Bazaar. Choice Art Needlework. Scott Auerbach block, Room 44.

SMOKELESS POWDER.

An Important Military Experiment with it in France.

IT WILL NECESSITATE CHANGES

In the French Infantry Uniform--Impossibility of Locating a Concealed Corps by its Fire--Strange Effects.

[Special to THE HERALD--Examiner Dispatch.]

PARIS, April 2.--(By cable to the New York Herald.)--The maneuvers that took place yesterday on the plateau to the east of Champsigny in the presence of General Sausser, military governor of Paris, to test the use of smokeless powder, constituted the most important military experiment in France since the adoption of the Lebel rifle. It was a surprise for everybody, and one of the results is likely to be a radical change in the uniform of the French army.

The maneuvers took place on the elevated plateau east of Champsigny contiguous to the sweeping bend of the Marne just before it flows into the Seine. The One-hundred and first regiment and the Twenty-ninth rifles and the batteries of artillery were entrusted with the defense of the little village of Quene-en-Brie. The attacking force was composed of the One-hundred and third regiment and a battery of field artillery. They utilized the farm and woods of Bordes, 1,200 metres distant from the position to be attacked, as their base of operations. The infantry was armed with Lebel rifles and was served with smokeless cartridges, not blank, but containing pasteboard bullets. These latter are not so harmless as one might suppose, for within a range of twenty-five metres they produce a shock sufficient to knock a man over. The artillery was served with smokeless powder ammunition. The weather was superb.

The attacking battery thundered away at the little village and was replied to with vigor. In a few minutes the Twenty-ninth rifles made an effective counter attack on the right flank of the One-hundred and third regiment. This was repelled and soon all the forces on the field were blazing away at each other.

The rapidity of the fire was like the roll of a multitude of drums, but neither its rapidity nor its intensity produced the slightest smoke. The effect to military men accustomed to campaigning in other days seemed almost supernatural. Companies of infantry concealed in the brush poured a deadly fire upon their opponents without it being possible to find their whereabouts.

On the other hand, the troops not under cover found it impossible, as hitherto, to conceal their movements under the friendly clouds of smoke from supporting batteries. It was astonishing to see how clearly the different parts of the uniforms were distinguished. The great disadvantage under which the French linesman with red trousers labored in comparison with the sober hue of the riflemen was now marked. All the officers present felt convinced that the red trousers of the French infantry add at least 10 per cent to its invulnerability. Another reason for hastening the revolution in French uniform is the fact that in the German army rifle schools targets are composed of mannikins in the French infantry uniform. German soldiers are trained to judge distances for sighting rifles by the visibility of red trousers in combination with belt plates and buttons which give them the range with the accuracy of range finding.

GUILTY OR NOT GUILTY?

A Member of the N. Y. Cotton Exchange Fined for Drawing Crowds Around Him.

[Special to THE HERALD--Examiner Dispatch.]

New York, April 2.--A funny thing will have to be decided by the governors of the New York Cotton exchange within a few days. Notice yesterday was served on W. H. Wiggins, a member, fining him \$5 for attracting a crowd about him on the floor of the exchange and by so doing impeding business. Mr. Wiggins read the notice and notified the chairman of the floor committee that he would enter a plea of not guilty. Mr. Wiggins, who is known as Professor Wiggins, alleges he is possessed of certain hypnotic and mesmeric powers by which he unconsciously attracts people toward him at all times, at all places and under all circumstances. He names some of the best known merchants and bankers as witnesses of his remarkable manifestations and claims that the laws of gravitation which thus attract these crowds without any effort on his part should absolve him from all responsibility. The "professor" stated that he would resist by every possible means the payment of the fine imposed upon him. He would seek legal advice if necessary and fight the case.

The novel plea set up by the professor caused considerable discussion among his fellow members, and the professor seems to have the sympathy of the majority. Mr. Wiggins was born in England sixty-five years ago, and has been in this city ever since he was a child. He has frequently given exhibitions of his remarkable powers to the delighted brokers of Wall street.

INSURE TO-DAY,
To-morrow May be Too Late!

The Cheapest
is
Always The Best!

HEBER J. GRANT & CO.,

General Insurance Agents,
Herald Building, - - Salt Lake City,

REPRESENT

The Foremost Companies of the World,

Whose Combined Assets Amount to Nearly
\$100,000,000.00